SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form All warrantes; including merchantability and fitness, are excluded

THIS INDENTURE WITNESSET	H. That IM & F166	ines	9016768 . DEPT-01 RECORDING	92 \$13.00
(heromafter of July St.	alled the Grantor), of	4	. T#6666 TRAN 2133 04/12/ . #5617 # F #-90-3 . COOK COUNTY RECORDER	90 11:18:00 167082
for and in consideration of the sum of	Dur Hundy Ently	(State)		
in hand paid, CONVEY AND MADISCIANT OF GIFT WELL	CAL COST			
as Trustee, and to his successors in	(City) (rust hereinafter named, the following ((State) described real	Above Space For Recorder's Use Onl	
plumbing apparatus and fixtures, a rents, issues and profit of said prer	eon, including all heating, air-condition of everything appurtenant thereto, to mises, situated in the County of	ether rich all	and State of Illinois, to-wit:	<u>, </u>
All of Cor 7	runty (20) in FR		outs Michico preno	e
the board of the second	~ ~ ~ ~ · · · · · · · · · · · · · · · ·		puthwest Quarter	ν μ)
the This	2 Burcipal Wes	onicaia,	h, Ronge (4) Epsylhose County, Illinois,	SF
IN TRUST, nevertheless, for the p	this under and by virtue of the homeste surpose of accuring performance of the indebted own P principal pro-	covenants and agreen	nents herein.	•
in 60 equal n.	contaly 11 to Canto of	143.12 an	until por I	
D. I XAT		9-032	90167082	
Commons	V Knowsps: 0x	S 8 703	Lor Street,	
		neapo.	E (1.	
or according to any agreement extered demand to exhibit receipts therefor premises that may have been destroy any time on said premises insured it acceptable to the holder of the first. Trustee herein as their interests may paid. (6) to pay all prior incumbrane. IN THE EVENT of failure so to inholder of said indebtedness, may propremises or pay all prior incumbrane without demand, and the same without demand, and the proceed of the legal holder at the option of the legal holder at the option of the legal holder at the option of the legal holder at the matured by express terms. It is agreed by express terms. It is agreed by express terms. It is agreed by the Grantor than including reasonable attorney's fees whole title of said premises embracing suit or proceeding wherein the grante expenses and disbursements shall be such foreclosure proceedings, which until all such expenses and disbursements shall be such foreclosure proceedings, which until all such expenses and disbursements and assign proceedings, and agrees that upon the without notice to the Grantor, or to a collect the rents, issues and profits of the first such and if for any like cause said first such appointed to be second successor in trust, shall release said premises to the trust, shall release said premises to the trust, shall release said premises to the trust.	nding time of payment; (2) to pay whe i; (3) within sixty days after destruction of the companies to be selected by the gran nortigage indebtedness, with loss clauses, appear, which policies shall be left an estanding and the interest thereon, at the time ture, or pay taxes or assessments, or thourse such insurance, or pay such taxes can and the interest thereon from time in interest thereon from the date of payoff the aforesaid covenants or agreement in the reof, without notice, become immediately and the content of the aforesaid covenants or agreement in the content of the aforesaid covenants or agreements and the content of the content of the coverable by foreclosure in the content of the coverable by foreclosure and distinct of the coverable by foreclosure and distinct of the coverable by foreclosure in the coverab	n due in each year, allown or damage o rebustermises shall not be contected herein, who is hold remain with the said of remain and all many years and all many years and payable to the said of the said payable of remain of the said county of the grant of said County of the grant of said County is who shall then be the door earst and agree	thereon, as herein and in sail rasic or notes pricaxes and assessments and assessments and assessing premises, and or restore all buildings or improvements minited or suffered it (Saio keep all buildings on every authorized to place such insurance in continuous procession in the indehtedness of the first increase or Mortgagee, and second the first increase any tax lien or title affect the process of the Grantor agrees to repay immore per cent per annum shall be so much adobtedness, in the ding principal and all earned in le, and with interest these on from time of such asw, or both, the said to said indebtedness, in the ding principal and all earned in le, and with interest the ton from time of such asw, or both, the said to said indebtedness, in the ding principal and all earned in le, and with interest the ton from time of such asw, or both, the said to said indebtedness, and included in any decree that the Grantor Assessment of pand. The Grantor for the Grantor and for the come from, said premises pending such fore urt in which such complaint is filed, may at or its procession or charge of said premises with precedent in the resignation, refusal or failure to as in hereby appointed to be first successor in this racting Recorder of Deeds of said County is ments are performed, the grantee or his success.	and on on said ower at npanies d, to the s is fully c or the ing said ediately lditional interest, i breach iess had ereof—ving the f by any Alfsuch lered in f given, ie heirs, closure nece and ower to et. then is trust; hereby
This trust deed is subject to Witness the hand and scal	5.43	= 1	Maxx .	
Please print or type name(s) below signature(s)	90167082	Ha	B. FIGURES	SEAL)
This instrument was prepared by	Henry HA Region	4 5/16.	N. lecer Chicip it	20/20

UNOFFICIAL COPY

PES PLAINER, (2017) 00040 (312) 150-2000

0	(312) 153 / 2500
STATE OF	SS.
COUNTY OF LOOK	
: EDIMA S/GNN	
4)	, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	TOO B FISCINGS
	•
personally known to me to be the same person w	whose name
appeared before me this day in person and acknowledge	owledged that Sille signed, sealed and delivered the said
instrument as free and voluntary act, for	the uses and purposes therein set forth, including the release and
waiver of the right ci homestead.	
Given under my hand and notarial scal this	3 day of Jaly 1959
/y.	
(Impress Seel Here)	Ellera Miller
Op	Notary Public
Commission Expires	
0	
	_
•	
	0,
	40.
	County
	~/ <u>/</u> /
	75.
	Co.
•	
4 1 1 1 1 13	Y Y
	BA BA 016
, w	MAL 80.
5 73	300 P. 1
E a	NN GO
	SCIENT SPANN
	5 8
Ta Box No.	AIM AIM
# 12 C	. 5